United States Bankruptcy Court Eastern District of Wisconsin

	Eastern District	LOT ANISCE	HISH		
In re	re Renee Jadofsky			Case No.	
		btor(s)	. (Chapter	
	CHAPTER	13 PLAN	1		
	NOTIC	CES			
Bankı	TICE TO DEBTORS: This plan is the model plan as it a nkruptcy Court for the Eastern District of Wisconsin on ALTERED IN ANY WAY OTHER THAN WITH THE SPEC	the date	this plan is f	iled. TH	IS FORM PLAN MAY NOT
V	A check in this box indicates that the plan contains	special pr	rovisions set	out in S	ection 10 below.
and di	TICE TO CREDITORS: YOUR RIGHTS WILL BE AFFEC'd discuss it with your attorney. If you oppose any provision objection will be in a separate notice. Confirmation of this F s than the full amount of your claim and/or a lesser interest	of this plar Plan by the	n you must file e Court may r	e a writte	n objection. The time to file
	u must file a proof of claim in order to be paid under thi bject to the availability of funds.	s Plan. P	Payments dis	tributed	by the Trustee are
	THE P	LAN			
Debto	btor or Debtors (hereinafter "Debtor") propose this Chapter	13 Plan:			
1. S	Submission of Income.				
☑ De	Debtor's annual income is above the median for the Sta Debtor's annual income is below the median for the Sta	ate of Wis ate of Wis	sconsin. sconsin.		
	(A). Debtor submits all or such portion of future earn (hereinafter "Trustee") as is necessary for the executi	ings or oth on of this	ner future inc Plan.	ome to th	e Chapter 13 Trustee
	(B). Tax Refunds (Check One):				
	□ Debtor is required to turn over to the Trustee 50% during the term of the plan.☑ Debtor will retain any net federal and state tax refu				
Dedu	Plan Payments and Length of Plan. Debtor shall pay 6607 per (check one) ☐ month ☐ week ☑ every two we duction(s) from (check one) ☑ Debtor ☐ Joint Debtor or by ration of the plan may be less if all allowed claims in every content.	eeks ∐ se v ∏ Direc	emi-monthly t t Payment(s)	o Trustee for the p	e by <u>✓</u> Periodic Payroll eriod of <u>36</u> months. The

If checked, plan payment adjusts as indicated in the special provisions located at Section 10 below.

3. Cla belief. (confirm	Credit	Senerally. The amounts listed for claims in too ors may file a proof of claim in a different amounts.	this Plan are based upor unt. Objections to claims	n Debto may be t	r's best estimate and filed before or after					
	The following applies in this Plan:									
	CHECK A BOX FOR EACH CATEGORY TO INDICATE WHETHER THE PLAN OR THE PROOF OF CLAIM CONTROLS:									
			Plan Controls	<u>F</u>	Proof of Claim Controls					
	A.	Amount of Debt			V					
	B.	Amount of Arrearage			V					
	C.	Replacement Value - Collateral	V							
	D.	Interest Rate - Secured Claims	V							
	FAILURE TO CHECK A BOX UNDER A CATEGORY IN THIS SECTION WILL MEAN THAT A PROPERLY FILED PROOF OF CLAIM WILL CONTROL FOR THE CORRESPONDING SUB-PARAGRAPH OF THE PLAN.									
4. Adr	minis 1 belo	trative Claims. Trustee will pay in full allowed w, unless the holder of such claim or expense	administrative claims and has agreed to a different	l expens treatme	ses pursuant to 507(a)(2) as nt of its claim.					
	(A). Unite	Trustee's Fees. Trustee shall receive a fee food States Trustee, not to exceed 10% of funds	or each disbursement, the received for distribution.	e percen	tage of which is fixed by the					
	(B). Debtor's Attorney's Fees. The total attorney fee as of the date of filing the petition is $$3,500$. The amount of $$3,500$ was paid prior to the filing of the case. The balance of $$0$ will be paid through the plan. Pursuant to $507(a)(2)$ and $1326(b)(1)$, any tax refund submission received by the trustee will first be used to pay any balance of Debtor's Attorney's Fees.									
	Total Administrative Claims: \$2,840									
5. Pric	ority (Claims.								
	(A).	Domestic Support Obligations (DSO).								
		If checked, Debtor does not have any and assigned, owed or recoverable by a government		claims o	r DSO arrearage claims					
	☐ If checked, Debtor has anticipated DSO arrearage claims or DSO arrearage claims assigned, owed or recoverable by a governmental unit. Unless otherwise specified in this Plan, priority claims under 11 U.S.C. 507(a)(1) will be paid in full pursuant to 11 U.S.C. 1322(a)(2). A DSO assigned to a governmental unit might not be paid in full. 11 U.S.C. 507(a)(1)(B) and 1322(a)(2).									
(a) DS	O Cre	ditor Name and Address	(b) Estimated Arrearage	e Claim	(c) Total Paid Through Plan					
Totals					\$0					
	(B).	Other Priority Claims (e.g., tax claims). The	ese priority claims will be	paid in f	ull through the plan.					
		(a) Creditor			(b) Estimated claim					

(a) Creditor	(b) Estimated claim
IRS	\$2,035
Wisconsin Dept. of Revenue	\$0
Totals:	\$2,035

Total Priority Claims to be paid through plan: \$2,035

payment of to	ecured Claims. The holder of a secured claim shall retain the lien securing such claim until the earlier of the underlying debt determined under non-bankruptcy law or discharge under Section 1328. The as of the effective date of the plan, of property to be distributed under the plan on account of such clain st than the allowed amount of the claim.							328. The
(A).	Claims Secured	by Personal P	roperty.					
	If checked, T retain. Skip to 6(6		not have claims	secured by	/ persona	l prope	rty which debtor	intends to
	☑ If checked, T	he Debtor has o	claims secured b	y personal	property	which d	ebtor intends to	retain.
	(i). Adequate pr payments. Upon The Trustee shal 1326(a)(1)(C):	confirmation th	e treatment of s	ecured clair	ns will be	govern	ed by Paragrapl	n (ii) below.
	(a) Creditor		(k) Collateral		(4	c) Monthly Adeq	uate protection syment amount
United Consu	mer Financial		Kirby Vacuum				\$15	
				-				
			Total monthly a protection payn				\$15	
(a)	If checke Skip to (b). If checke Claims listed vehicle; (2) we vehicle is for the debt was	y shall be paid a Claims - Full F ed, the Debtor ha in this subsectivhich debt was i the personal us incurred within ment in column	Payment of Deb as no secured claim on consist of del ncurred within 9 se of the debtor; 1 year of filing.	oparagraphs ot Required aims which as which recots (1) secu 10 days of too	s (a) and require full pred by a priling the book of t	(b). ull payn paymen purchas pankrup or the confin	t of the underlying the money securifictory petition; and lebt is any other mation the Trust	rlying debt. Ing debt. Ity interest in a (3) which Ithing of value, ee will pay the
TOTALS					\$0			\$0

(1	b). <u>Secured</u>	Claims - Replacer	nent Valu	<u>e.</u>				
[If checke B).	d, the Debtor has n	o secured	claims which	may be reduced t	o replace	ment valu	e. Skip to
	If checke mount of the	d, the Debtor has se e debt or the replace	ecured cla	ims which ma ue assigned t	ay be reduced to re o the property is in	eplaceme column (nt value. d).	The
(a) Credit	or	(b) Collater	ral	(c) Purchase Date	(d) Replacement Value/Debt	(e) Interest Rate	(f) Estimate Monthly Paymen	/ Total Pa
United Consumer Fir	nancial	Kirby vacuum		2012	\$500 / \$452	3.25%		\$475
TOTALS			•					\$475
		by Real Property \			. =	t.		
r E n o	etain. Skip t If checke hake all post rdinarily con rovided for u	d, the Debtor does to (C). d, the Debtor has clapetition mortgage per the loan document the loan document month thereafter	laims sect payments lar monthl ments, ar r, unless t	ured by Real l directly to ea y mortgage p e due beginni his Plan provi	Property that debto ch mortgage credit ayments, which manning the first due data ides otherwise.	or intends or as thos ay be adju	to retain. se payme usted up c	Debtor will nts or down as
(a) Creditor			(b) Prope	erty descriptio	n			
· , ,		-						
(ii) E	nrough the F	d, the Debtor has a Plan. Trustee may p	ay each a	ge claim secu llowed arrear	red by Real Propel age claim the estin	ty that the	e Debtor v	vill cure nent
	ndicated in c	olumn (d) until paid	in full.			T73 =		
(a) Creditor		(b) Property			(c) Estimated Arrearage Claim		onthly) Estimated Total Paid rough Plan
TOTALS					\$0			\$0
(C). Surre	ender of Co ollateral. An	aid Through the P llateral. This Plan s y secured claim file neir secured claim t	shall serve d by a sec	e as notice to cured lien hold	der whose collatera	al is surre	ndered at	der the or before
(a) Creditor				· · · · · · · · · · · · · · · · · · ·	al to be surrendere		 -	
(a) Ordanoi				1, 55.000				

(a)	Creditor	(b)	(b) Collateral to be surrendered						
<u></u>									
Φ.4	1 2 40 A # 11 - + h - r - 1 1	nat the total of general unsecured ses have been paid, Trustee will p ss than <u>\$41,348</u> or <u>100</u> %, whic	debt not separately classified in poay to the creditors with allowed ghever is greater.	paragraph (b) below is eneral unsecured					
	(B). Special classes o	f unsecured claims:							
	Total Unsecured Claims to Be Paid Through the Plan: \$_{1,348}								
8.		and Unexpired Leases.							
			cutory contracts and/or unexpired						
	If checked, the Debtor has executory contracts and/or unexpired leases. The following executory contracts and unexpired leases are assumed, and payments due after filing of the case will be paid directly by Debtor. Debtor proposes to cure any default by paying the arrearage on the assumed leases or contracts in the amounts projected in column (d) at the same time that payments are made to secured creditors after confirmation.								
	(a) Creditor	(b) Nature of lease or exec	utory (c) Estimated arrearage claim	(d) Estimated monthly payment					
E	- 1 Matan Cradit	Vehicle lease	\$0	\$0					
F	ord Motor Credit	V CINCIC rease							
			Totals:	\$0					
1(Se	 9. Property of the Estate. Property of the estate shall revest in Debtor (Check one): Upon Confirmation; or Upon Discharge 10. Special Provisions. Notwithstanding anything to the contrary set forth above, the Plan shall include the provisions set forth below. The provisions will not be effective unless there is a check in the notice box preceding Paragraph 								
	of this plan.								
e 2 p t	1. At confirmation, all available funds shall be paid to Debtor's attorneys fees. After confirmation, all available funds shall be split equally between allowed secured claims in Section 6(A) of this plan and Debtor's attorneys fees until paid in full. 2. For claims subject to Section 6(A)(ii)(b): Secured Claims Subject to Valuation Under § 506. The collateral shall be valued as provided in Section 6(A)(ii)(b) according to 11 U.S.C. §506(a). Each of the secured claims in this section, if allowed, shall be paid through the plan until the secured value or the amount of the claim, whichever is less, plus simple interest in the amount listed in Section 6(A)(ii)(b), has been paid in full. Any remaining portion of the allowed claim shall be treated as a general unsecured claim. Any claim with a secured value of \$0 shall be treated as a general unsecured claim. 3. No allowed unsecured claims shall be paid until all allowed claims in Paragraphs 4, 5 and 6 of this plan are paid in full.								

- 11. Direct Payment by Debtor. Secured creditors and lessors to be paid directly by the Debtor may continue to mail to Debtor the customary monthly notices or coupons or statements notwithstanding the automatic stay.
- 12. Modification. Debtor may file a pre-confirmation modification of this plan that is not materially adverse to creditors without providing notice to creditors if the Debtor certifies that said modification is not materially adverse to said creditors.

Signature

Debtor

Attorney

State Bar No.

Christophar do 04 1078841

Joint Debtor

Firm Name Firm Address

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Chapter 13 Model Plan - as of January 20, 2011